United States Government



NATIONAL LABOR RELATIONS BOARD OFFICE OF THE EXECUTIVE SECRETARY 1015 HALF STREET SE WASHINGTON, DC 20570

April 9, 2018

Richard J. Brean Daniel M. Kovalik Anthony P. Resnick United Steelworkers Legal Dept. 60 Boulevard of the Allies, Room 807 Pittsburgh, PA 15222-1214

Brian J. LaClair Kenneth L. Wagner Blitman & King, LLP Franklin Center, Suite 300 443 North Franklin Street Syracuse, NY 13201

Re: <u>Novelis Corp.</u>, 03-CA-121293, et al.

Dear Counsels:

On March 15, 2018, the United States Court of Appeals for the Second Circuit issued a decision regarding the above-referenced case in which it denied in part and granted in part Novelis' petition for review and the Board's cross-petition for enforcement. In particular, the Board granted enforcement of the Board's order, except for the portion which concerns Novelis' social media policy, which the Court stated would be reconsidered on remand. The Court further denied enforcement of the portion of the Board's order which directed Novelis to bargain with the Union, and the Court remanded the case to the Board for further proceedings consistent with its opinion.

After a court of appeals issues a formal notice of decision remanding a case to the Board, the NLRB's General Counsel makes a recommendation to the Board as to whether it should accept the remand or seek certiorari before the Supreme Court. Should the Board vote to accept the remand, the Executive Secretary will issue a letter to the parties advising them of the Board's decision regarding the remand and whether briefs will be entertained, and if so, their due date. Be advised that if the Board asks for briefs on the remanded issue(s), it usually does not allow answering briefs.

Very truly yours,

/s/ Farah Qureshi Associate Executive Secretary

Cc: Parties Region 3